

2. That the time limited for their appearance and file an answer to said Bill of Complaint, by said defendants, has long since passed, but the defendants have not appeared to said cause or answered said Bill of Complaint in accordance with the provisions of said Writ of Summons or the Order of Publication passed and published against them in said cause.

Wherefore, your Complainants pray for a decree pro confesso against said defendants.

And as in duty bound, etc.,


Solicitor for Complainants.

The defendants in the above entitled cause having been duly warned to appear to and answer the Bill of Complaint filed against them, and having failed to appear to and answer said Bill of Complaint, according to the exigencies of the Writ of Subpoena and the Order of Publication duly passed and published against them in said cause,

It is thereupon this 12th day of September, 1939, by the Circuit Court for Frederick County, sitting as a Court of Equity, and by the authority thereof, adjudged, ordered and decreed that the Complainants are entitled to relief in the premises, and that the Bill of Complaint be and is hereby taken pro confesso against the said defendants, Effie Senseney and Marshall Senseney, her husband, Rose Repp, unmarried, Rachel Ecker and Preston Ecker, her husband, Harvey Repp, unmarried, Grover Repp and Elizabeth Repp, unmarried, Marjorie Bruner and N. M. (Buz) Bruner, her husband, Samuel Pfoutz, widower, Carlton Pfoutz, unmarried, Maud Engleman and William Engleman, her husband, ~~and~~ ~~Pfouts, an infant~~, Blanche Ridgely and Harry Ridgely, her hus-